## Case 23-16054-MBK Doc 4 Filed 07/17/23 Entered 07/17/23 12:09:34 Desc Main

STATISTICAL INFORMATION ONLY: Debtor muscles of Participation of Participation of Participation of Participation on the Plan. \_ Assumption of Executory Contract or Unexpired Lease \_ Lien Avoidance Valuation of Security Last revised: August 1, 2020 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY In Re: Foulis M. Peacock Case No.: 23-16054 Debtor(s) Judge: \_ Chapter 13 Plan and Motions [XXX] Original Modified/Notice Required Motions Included Date: 07/14/2023 Modified/No Notice Required THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE YOUR RIGHTS WILL BE AFFECTED You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same. The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan. THIS PLAN: TOOES TOOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN DOES 📝 DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULTS IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY DOES 🕡 DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

Initial Debtor: FP

Initial Co-Debtor:

Initial Debtor(s)' Attorney: DFC

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Part 1: Payment and Length of Plan	Part 1	H	Payr	nen	t and	Lenc	ith d	of P	lar
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a. The debtor	r shall pay <u>\$200.00</u> per <u>Month</u> to the Cl	napter 13 Trustee, starting on	<u>08/2023</u> for approximately <u>60</u> months.
b. The debtor	r shall make plan payments to the Trus	tee from the following sources	s:
V	Future earnings		
	Other sources of funding (describe sou	rce, amount and date when fu	unds are available):
c. Use of rea	al property to satisfy plan obligations:		
	Sale of real property		
	Description:	_	
	Proposed date for completion:		
R	efinance of real property:		
	Description:	_	
	Proposed date for completion:		
[XX] L	oan modification with respect to mortga	age encumbering property:	
	Description: 30 Cold Spring Road, Ca	alifon NJ 07830	
_	Proposed date for completion:12/31/2	2023	
d. The re	egular monthly mortgage payment will o	continue pending the sale, refin	nance or loan modification.
e. [XX] Other	r information that may be important rela	ting to the payment and lengt	h of plan:
Debto	r will apply to the Loss Mitigation Progra	am	
Part 2: Adequa	te Protection None		
	protection payments will be made in the		to be paid to the Chapter 13 Trustee and
· · · · · · · · · · · · · · · · · · ·			paid directly by the debtor(s) outside the Plan, pre-
confirmation t	o: M&T Bank (creditor).		
Part 3: Priority	Claims (Including Administrative	Expenses)	
· circ oi. · iio.ii.y			
a. All allowed	priority claims will be paid in full unless	the creditor agrees otherwise	et.
	Creditor	Type of Priority	Amount to be Paid
CHAPTER 13 STANI	DING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE
ATTORNEY FEE BA	LANCE	ADMINISTRATIVE	BALANCE DUE: \$TBD
DOMESTIC SUPPOR	RT OBLIGATION		\$0.00
b. Domestic S	Support Obligations assigned or owed to	o a governmental unit and pai	d less than full amount: Check one:
<b>✓</b> None			
The allow	red priority claims listed below are base	d on a domestic support oblig	gation that has been assigned to or is owed to a
	unit and will be paid less than the full a		
Creditor	Type of Priority	Claim Amount	Amount to be Paid
5.44.6			
Part 4: Secured	Claims		
a. Curing Default ar	nd Maintaining Payments on Principal R	Residence	
[XX] NONE			

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Credito	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

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	Doddinone	i ago o oi o
h	Curing and Maintaining Payments on Non-Principal Residence &	other loans or rent arrears.

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The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

c. Secured claims excluded from 11 U.S.C. 506:

NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid Through the Plan Including Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments

NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

## e. Surrender

NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

f. Secured Claims Unaffected by the Pl	an 🔽 NONE
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The following secured claims are unaffected by the Plan:

g. Secured Claims to be Paid in Full Through the Plan: NONE
 Creditor Collateral Total Amount to be Paid Through the Plan

Part 5: Unsecured Claims	
NONE	

а	Not senarately classified	allowed non-priority unsecured	claims shall be paid:

[] [	Not less than <u>\$</u>	to	be dis	stributed	pro .	rata
	Not less than 25	.00% percei	nt			

[XX] Pro Rata distribution from any remaining funds

b. Separately classified unsecured claims shall be treated as follows:

Cied	litor	Bas	is of Separate Cla	issification	Paye 2	1 of 5 Treatment		Amount to be	e Paid
Part 6	6: Executo	ory Contracts	and Unexpired	Leases					
N	DNE								
•			n in 11 U.S.C. 365	. , ,	• •	•		eal property leas	ses in this Plan.
Creditor	<del>,</del>	rs to be Cured in	ed leases are rejec	ture of Contra		ı	t by Debtor	Post-Potit	ion Payment
Creditor	Airea	is to be called in	T Idii 14a	ture or Contra	ici oi Lease	rreaurier	t by Debtoi	1 031-1 641	ion i ayment
Part	7: Motions	NONE							
			must be served of						
		he time and in th ransmittal notice	e manner set fortl are served.	n in D.N.J. LBI	R 3015-1. A (	Certification of	f Service mus	t be filed with th	ne Clerk of Cour
				<b>-</b>					
			U.S.C. Section 52 wing liens that imp	.,					
THE DEL	otor moves	to avoid the follo	wing liens that imp	dii exemptioi	13.				
Creditor		Nature of	Type of Li	an Amoun	t of Value o	\†	ount of imed	Sum of All Other Liens	Amount of Lien to be
Cieditoi		Collateral	i ype oi Li	Lien	Collate	ral Cla	iiiieu	Against the	
					Collate	Exe	emption	Property	Avoided
					Collate	Exe	emption	•	Avoided
						Exe	emption	•	Avoided
	n to Avoid L	iens and Reclas	sify Claim from Se	ecured to Com		Exe	emption	•	Avoided
b. <b>Motio</b>	n to Avoid L	iens and Reclas	sify Claim from Se	ecured to Com		Exe	emption	•	Avoided
<b>V</b>			sify Claim from Se		npletely Unsecur	red.	emption	Property	
The Debt		reclassify the fo	llowing claims as	unsecured an	npletely Unsecur and to void liens o Value of Cr	red.  n collateral co	onsistent with	Property  Part 4 above:  Total Amount of	f Lien to be
The Debt	or moves to	reclassify the fo	llowing claims as	unsecured an	npletely Unsecur and to void liens o Value of Cr	ed.	onsistent with	Property  Part 4 above:	f Lien to be
The Debt	or moves to	reclassify the fo	llowing claims as	unsecured an	npletely Unsecur and to void liens o Value of Cr	red.  n collateral co	onsistent with	Property  Part 4 above:  Total Amount of	f Lien to be
The Debt	or moves to	reclassify the fo	llowing claims as	unsecured an	npletely Unsecur and to void liens o Value of Cr	red.  n collateral co	onsistent with	Property  Part 4 above:  Total Amount of	f Lien to be
the Debt	or moves to	schedule Debt	llowing claims as	unsecured an Superior Liens	npletely Unsecur and to void liens o Value of Cr C	red.  n collateral collateral collateral	onsistent with	Property  Part 4 above:  Total Amount or Reclassi	f Lien to be ified
he Debt creditor c. Motion	or moves to Collateral	Schedule Debt	llowing claims as Total Collateral Value	unsecured an Superior Liens	npletely Unsecur  Ind to void liens o  Value of Cr C	red.  n collateral collateral collateral	onsistent with	Part 4 above: Total Amount of Reclassion	f Lien to be ified
The Debt	con moves to Collateral on to Partial otor moves	Schedule Debt	Ilowing claims as  Total Collateral Value  I Reclassify Unde	unsecured an Superior Liens  rlying Claims as partially secu	npletely Unsecur  Ind to void liens o  Value of Cr C	red.  n collateral collateral collateral  ured and Partity unsecured,	onsistent with est in all y Unsecure and to void	Part 4 above: Total Amount of Reclassion	f Lien to be ified

## Part 8: Other Plan Provisions a. Vesting of Property of the Estate [XX] Upon confirmation Upon discharge b. Payment Notices Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay. c. Order of Distribution The Trustee shall pay allowed claims in the following order: 1) Ch. 13 Standing Trustee commissions 2) Administrative Claims/Costs/Fees 3) Secured Claims and Priority Claims 4) General Unsecured Claims d. Post-Petition Claims The Trustee is, [XX] is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant. Part 9: Modification [XX] NONE NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being Modified: Explain below why the plan is being modified: Explain below how the plan is being modified: Are Schedules I and J being filed simultaneously with this Modified Plan? [XX] Yes No Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: NONE Explain here: Any non-standard provisions placed elsewhere in this plan are ineffective. The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan. By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions included in Part 10. I certify under penalty of perjury that the above is true.

Date: 7/14/2023 /s/ Foulis M. Peacock

Debtor

Date:

Joint Debtor

Date: 7/14/2023 /s/ Donald F. Campbell, Jr.

Attorney for the Debtor